STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY	For Official Use
IN THE MATTER OF	☐ Amended	
Name	Order On Petition for — Temporary Guardianship	
Date of Birth	Case No	
This matter is before the court on a Petition for Tem considered the physician's or psychologist's report or report and recommendation.	. , .	
THE COURT FINDS:		
B. This court is is not a pro	jurisdiction of the subject matter and of the per venue. ed prior to the hearing.	person of the individual
E. The proposed guardian and any propose present as follows:		
_	ro of the filling of the notition	
<ol> <li>Good cause to hold the hearing within 48 hou</li> <li>The individual's particular situation, including requires  does not require the immediately</li> </ol>	the needs of the individual's dependents, if a	
4. There ☐ is ☐ is not reasonable likelihoo	d that the individual is incompetent.	
5. The following person or organization is compe		
Type of Guardian  Temporary Guardian of the Person	Name & Address	Phone
Temporary Guardian of the Estate		
<ol> <li>Petitioner's Attorney Fees and Costs:         It is ☐ equitable ☐ inequitable to awa from the individual's income and assets.     </li> </ol>	ard payment of petitioner's reasonable attorr	ney fees and costs
THE COURT ORDERS:		
The petition is 1. DENIED. (If checked, skip to #3)		
	anization found suitable and competent as stry guardian of the person is as follows:ry guardian of the estate is as follows:	

Order on Petition for Ten	nporary Guardianship	Page 2 of 2	C	case No.	
☐ D. Temp amou ☐ Bo ☐ su E. The a court	orary guardian of the nt in excess of \$2,000 and for the temporary rety bond.  signa appointment of the tenfor an additional 60 d.	estate that has been app of unless the court first sp guardian of the estate is ture bond. Inporary guardian expires	ecifically approve required in the a at the end of 60	es and orders bond. mount of \$ days, unless extende	as a
to gua	ardianship. Co-guardians may a Co-guardians may a these limited circums	ct independently when most independently when most tances:	aking decisions of aking decisions of	on behalf of the indivi	dual. dual only in
days.  H. The g than ' I. Any g	after the hearing and luardian ad litem shall 10 calendar days aftel	ately notify the court in w	order with the not e advisability of t	ice of the order for he he temporary guardia	earing. anship not late
☐ A. Reas	the individual's ir insufficient, the g attorney shall be the petitioner.	of the guardian ad litem icome or assets, if suffici uardian ad litem shall be paid at public expense o	ent. If the individ paid by the cour or by the county c	ual's income or asset nty of venue and the i	s are
	<ul><li>☐ by the petitioner.</li><li>☐ from the individua</li></ul>	orney fees and costs sha			
Name of Attorney		BY THE CO	URT:		
Address					
Telephone Number	Bar Number	[	Circuit Court Judge	Circuit Court Commission	oner
				Date	